# PATENT COOPERATION TREA

**PCT** 

TY REC'D	18	AUG	2005	
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# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference	<u> </u>			
FR920030026/CB	FOR FURTHER AC	TION	See Form PCT/IPEA/416	
International application No. PCT/EP2004/050721	International filing date (	day/month/year)	Priority date (day/month/year) 30.06.2003	
International Patent Classification (IPC) or no G06F17/30	ational classification and IP	C		
Applicant				
INTERNATIONAL BUSINESS MAC	HINES CORPORATI	ON		
This report is the international pre Authority under Article 35 and trar	<ol> <li>This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36.</li> </ol>			
2. This REPORT consists of a total of	of 6 sheets, including th	is cover sheet.		
3. This report is also accompanied b	- · · · · · · · · · · · · · · · · · · ·	•		
a. 🛛 sent to the applicant and to				
and/or sneets containi				
sheets which supersed beyond the disclosure Supplemental Box.	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. 1 and the			
b. (sent to the International E	b. (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s)), containing a sequence listing and/or tables related thereto, in computer readable form only, as indicated in the Supplemental			
Box Relating to Sequence	Listing (see Section 80	2 of the Administrative I	Instructions).	
4. This report contains indications re	elating to the following it	ems;		
☐ Box No. I Basis of the opi	☑ Box No. I Basis of the opinion			
☐ Box No. II Priority				
☐ Box No. III Non-establishm	ent of opinion with rega	rd to novelty, inventive	step and industrial applicability	
☐ Box No. IV Lack of unity of				
☐ Box No. V Reasoned state applicability; cit	ement under Article 35(2 ations and explanations	<ul> <li>with regard to novelty supporting such staten</li> </ul>	r, inventive step or industrial nent	
☐ Box No. VI Certain docume				
	in the international app			
☐ Box No. VIII Certain observe	ations on the internation	al application		
Date of submission of the demand		Date of completion of thi	ls report	
28.01.2005		18.08.2005		
Name and mailing address of the international preliminary examining authority:		Authorized Officer	as Pilva.	
European Patent Office - P.B NL-2280 HV Rijswijk - Pays E Tel. +31 70 340 - 2040 Tx: 31	3as	Boyadzhiev, Y	of the state of th	
Fax: +31 70 340 - 2040 1x: 31 651 epo ni		Telephone No. +31 70 3	340-4548	

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/EP2004/050721

	Box No. I	Basis of the report	
1.	With regar	d to the <b>language</b> , this report is based on the international application in the language in which it was so therwise indicated under this item.	
	☐ This re which	eport is based on translations from the original language into the following language , is the language of a translation furnished for the purposes of:	
	LJ pui	ernational search (under Rules 12.3 and 23.1(b)) blication of the international application (under Rule 12.4) ernational preliminary examination (under Rules 55.2 and/or 55.3)	
2.	Have Deell	d to the <b>elements*</b> of the international application, this report is based on (replacement sheets which furnished to the receiving Office in response to an invitation under Article 14 are referred to in this originally filed" and are not annexed to this report):	
	Description	ı, Pages	
	1-16	as originally filed	
	Claims, Nu	mbers	
	1-9	as originally filed	
	Drawings,	Sheets	
	1/7-7/7	as originally filed	
	□ a seq	uence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing	
3.	The amendments have resulted in the cancellation of:  ☐ the description, pages ☐ the claims, Nos. ☐ the drawings, sheets/figs ☐ the sequence listing (specify): ☐ any table(s) related to sequence listing (specify):		
4.	Suppleme  the	eport has been established as if (some of) the amendments annexed to this report and listed below the made, since they have been considered to go beyond the disclosure as filed, as indicated in the intal Box (Rule 70.2(c)).  It description, pages to claims, Nos.  It drawings, sheets/figs to sequence listing (specify):  It does not be amendments annexed to this report and listed below the disclosure as filed, as indicated in the material beautiful to the disclosure as filed, as indicated in the description, pages to claims, Nos.	
	* If it	em 4 applies, some or all of these sheets may be marked "superseded "	

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/EP2004/050721

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N) Yes: Claims 1-9

No: Claims

Inventive step (IS) Yes: Claims 1-9

No: Claims

Industrial applicability (IA) Yes: Claims 1-9

No: Claims

2. Citations and explanations (Rule 70.7):

see separate sheet

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# **INTERNATIONAL PRELIMINARY** REPORT ON PATENTABILITY (SEPARATE SHEET)

# Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

#### **Article 6 PCT**

- 1. The abbreviation "CSS" used in claim 1 (line 2) should have been "Cascading Style Sheets".
- 2. The preference aggregation step in claim 1 (lines 10-14) is interpreted in the light of the description (p.11 lines 5-9 and lines 17-21; and p.15 lines 5-12) as aggregating all the device capabilities, the device preferences and the network preferences, and suppressing the contradictory preferences, the network preferences being of the highest priority, the result forming a Request rule list.
- 3. The expressions "network display possibilities" and "network possibilities" used in claim 1 (lines 12 and line 21) should have been "network preferences".
- 4. The expression "reflecting the CSS rule list" used in claim 1 (line 20) is interpreted in the light of the description (p.13 lines 20-24, "for each ... HTML 3.2." and p.9 lines 17-20, "The CSS ... network.") as applying the CSS rule list while taking into account the device and network preferences as stated in the Request rule list.

# Article 33(2) and Article 33(3) PCT

2. Reference is made to the following document:

D1: GB-A-2 366 037 (IBM) 27 February 2002 (2002-02-27)

The document D1 is regarded as being the closest prior art to the subject-matter of claim 1, and discloses (the references in parentheses applying to this document):

A method executing on a computing system for allowing a device using a Web browser unable to support CSS, to request through a network and display Web HTML page including CSS while using all the presentation features of the included CSS that it can support through the network, (p.1 lines 3-6, "The present ... target device.", p.3 lines 1-8, "Unfortunately ... claim 1." and p.2 lines 6-9, "Once ... W3C.") said method comprising the

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# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

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### steps of:

- receiving a request from the device for obtaining a Web HTML page; (p.5 lines 26-27, "the request ... server 46.")
- identifying the requesting device, (p.6 lines 10-13, "The style sheet ... request.")
- retrieving the requested Web page from a Web server; (p.5 lines 33-34, "The parsing  $\dots$  the requested document 56  $\dots$ ")
- modifying the objects of the DOM model of the web document by applying the sheet rules (p.8 lines 37-41, "After ... others." and p.10 lines 6-9, "Comparing ... deleted.")
- transmitting to the device the HTML page comprising the modified statements. (p.9 lines 41-43, "After ... display.")

The subject-matter of claim 1 differs from this known from D1 in that:

- a) aggregating all the CSS presentation definitions of the Web page while suppressing the conflicting ones in a resulting CSS rule list;
- b) modifying the statements of the Web HTML page which are not related to CSS, applying (reflecting) the CSS rule list while taking into account the device and the network preferences (possibilities) as stated in the Request rule list;

The subject-matter of claim 1 is therefore new (Article 33(2) PCT)

The features above allow a device having a browser which does not support Cascading Style Sheets (CSS) to display HTML web pages including CSS while using the presentation features of the included CSS.

D1 does not propose this solution to the stated problem, either alone or in combination with any of other prior art knowledge. D1 performs a customization of a web page containing only basic HTML elements by using style sheets.

Therefore the solution to this problem proposed in claim 1 of the present application is considered as involving an inventive step (Article 33(3) PCT).

Claims 2-7 are dependent on claim 1 and as such also meet the requirements of the PCT with respect to novelty and inventive step.

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#### CLAIMS

- A method executing on a computing system for allowing a device using a Web browser unable to support CSS, to request trough a network and display Web HTML pages including CSS while using all the presentation features of the included CSS that it can support through the network, said method comprising the steps of:
  - receiving a request from the device for obtaining a Web HTML page;
- 10 identifying the requesting device, aggregating all the device and network preferences, and suppressing the contradictory information, the network display possibilities being of the highest priority, the result forming a Request rule list;
- 15 retrieving the requested Web page from a Web server;
  - aggregating all the CSS presentation definitions of the Web page while suppressing the conflicting ones in a resulting CSS rule list;
- modifying the statements of the HTML page which are not 20 related to CSS, reflecting the CSS rule list while taking into account the device and network possibilities as stated in the Request rule list;
  - transmitting to the device the HTML page comprising the modified statements.
- 25 2. The method of claim 1 wherein the modifying step further comprises the steps of:
  - creating an action list of the modifications to bring to the HTML page which are not related to CSS; and
- interpreting these actions to create the modified 30 statements.
  - 3. The method of anyone of claims 1 or 2 wherein the step of aggregating all the CSS presentation definitions further FR920030026 (new set of claims January 6, 2004)

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comprises the steps of:

- collecting the CSS presentation definitions embedded in the retrieved HTML page;
- reading from a Web server, of which the address is provided
   in an HTML statement, the CSS presentation definitions stored
   in a CSS file stored on the Web server.
  - 4. The method of claim 3 further comprising the step of storing on a CSS cache file, the CSS file read from the Web server.
- 5. The method of anyone of claims 1 to 4 further comprising a step of using the request from the device to perform added value function concerning the device activity.
- The method of anyone of claims 1 to 5 further comprising an initial step of storing in repositories information on device capabilities, device preferences and network preferences, said repositories being read for executing the step of aggregating all the device and network preferences.
- The method of anyone of claims 1 to 6 further comprising, before the transmitting step a step of suppressing in the HTML page statements all the statements which where included in the retrieved Web page and which are related to CSS.
  - 8. A computer program product comprising programming code instructions for executing the steps of the method according to anyone of claims 1 to 7 when said program is executed on a computer.
  - 9. A data processing system comprising means adapted for carrying out anyone of the steps of the method according to anyone of claims 1 to 7.

FR920030026 (new set of claims - January 6, 2004)

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#### PCT REQUEST

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VIII-4-1 Declaration: Inventorship (only for the purposes of the designation of	
the United States of America) Declaration of Inventorship (Rules	I hereby declare that I believe I am the
4.17(iv) and 51bis.1(a)(iv)) for the purposes of the designation of the	original, first and sole (if only one
United States of America:	inventor is listed below) or joint (if
	more than one inventor is listed below)
	inventor of the subject matter which is
	claimed and for which a patent is
	Sought. This declaration is directed to the
	international application of which it
	forms a part (if filing declaration with
	application).
	I hereby declare that my residence,
	mailing address, and citizenship are as
	stated next to my name.
	I hereby state that I have reviewed and
Ì	understand the contents of the above-
	identified international application,
	including the claims of said
	application. I have identified in the
	request of said application, in
	compliance with PCT Rule 4.10, any claim
	to foreign priority, and I have
	identified below, under the heading "Prior Applications", by application
	number, country or Member of the World
	Trade Organization, day, month, and year
	of filing, any application for a patent
	or inventor's certificate filed in a
	country other than the United States of
	America, including any PCT international
	application designating at least one
l l	country other than the United States of
	America, having a filing date before
	that of the application on which foreign
	priority is claimed.
VIII-4-1- Prior applications:	

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	<del></del>	
		I hereby acknowledge the duty to disclose information that is known by me to be material to patentability as defined by 37 C.F.R. § 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the PCT international filing date of the continuation-in-part application.  I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.
VIII-4-1-	Name (LAST, First)	AUBERT, Denis
1-1	,	
1-2	Residence: (city and either US State, if applicable, or country)	Saint Paul de Vence, France
VIII-4-1- 1-3	Mailing address:	1201 Chemin du Malvant F-06570 Saint Paul de Vence France
VIII-4-1- 1-4	Citizenship:	FR
1-5	Inventor's Signature: (if not contained in the request, or if declaration is corrected or added under Rule 26ter after the filing of the international application. The signature must be that of the inventor, not that of the agent)	/AUBERT Denis/
VIII-4-1- 1-6	Date: (of signature which is not contained in the request, or of the declaration that is corrected or added under Rule 26ter after the filing of the international application)	15 April 2004 (15.04.2004)

## **PCT REQUEST**

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VIII-4-1-	Name (LAST, First)		
2-1		BOUDINET, Franck	
2-2	Residence: (city and either US State, if applicable, or country)	Villeneuve Loubet, France	
VIII-4-1- 2-3	Mailing address:	Résidence Vaugrenier Presidence 37 Allée des Tomalines F-06270 Villeneuve Loubet France	
2-4	Citizenship:	FR	
2-5	Inventor's Signature: (if not contained in the request, or if declaration is corrected or added under Rule 26ter after the filing of the international application. The signature must be that of the inventor, not that of the agent)	/BOUDINET Franck/	
VIII-4-1- 2-6	(of signature which is not contained in the request, or of the declaration that is corrected or added under Rule 26ter after the filing of the International application)	15 April 2004 (15.04.2004)	
VIII-4-1- 3-1	Name (LAST, First)	FAVRE, Philippe	
VIII-4-1- 3-2	Residence: (city and either US State, if applicable, or country)	Villeneuve Loubet, France	
VIII-4-1- 3-3	Mailing address:	Genêts 5 Hameaux du Soleil F-06270 Villeneuve Loubet France	
VIII-4-1- 3-4	Citizenship:	FR	
3-5	Inventor's Signature: (if not contained in the request, or if declaration is corrected or added under Rule 26ter after the filling of the international application. The signature must be that of the inventor, not that of the agent)	/FAVRE Philippe/	
VIII-4-1- 3-6	Date (of signature which is not contained in the request, or of the declaration that is corrected or added under Rule 26ter after the filing of the international application)	15 April 2004 (15.04.2004)	

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# Print Out (Original In Electronic Form)

VIII-4-1-   4-1	Name (LAST, First)	FORESTIER, Eric
VIII-4-1- 4-2	Residence: (city and either US State, if applicable, or country)	Vence, France
VIII-4-1- 4-3		2343 avenue de Provence F-06140 Vence France
VIII-4-1- 4-4	Cltizenship:	FR
4-5	Inventor's Signature: (if not contained in the request, or if declaration is corrected or added under Rule 26ter after the filing of the international application. The signature must be that of the inventor, not that of the agent)	/FORESTIER Eric/
Vill-4-1- 4-6	Date (of signature which is not contained in the request, or of the declaration that is corrected or added under Rule 26ter after the filing of the international application)	15 April 2004 (15.04.2004)
VIII-4-1- 5-1	Name (LAST, First)	DAKAR, Bernard
VIII-4-1- 5-2	Residence: (city and either US State, If applicable, or country)	Saint Laurent du Var, France
VIII-4-1- 5-3	Mailing address:	Le Baccarat C1 158 Chemin des Roses F- 06700 Saint Laurent du Var France
VIII-4-1- 5-4	Citizenship:	FR
VIII-4-1- 5-5	Inventor's Signature: (if not contained in the request, or if declaration is corrected or added under Rule 26ter after the filing of the international application. The signature must be that of the inventor, not that of the agent)	/DAKAR Bernard/
VIII-4-1- 5-6	Date (of signature which is not contained in the request, or of the declaration that is corrected or added under Rule 26ter after the filing of the International application)	15 April 2004 (15.04.2004)

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